Hon, W. H. Cushing did not make his promised statement in the Legis-

House I want the privilege of looking over the documents that have just been brought down," he said, referring to the bonds of said railway company upon such terms and conditions as might be agreed upon between the government and the said, referring to the bonds of said railway company upon such terms and conditions as might be may determine.

Tuesday's Session. to the further returns of the Alberta and Great Waterways Railway, that wish are not there, and I don't know yet whether they are or not, would like to have them tabled. considered by the council about September 13th and the correspondence Great Waterways Railway, and the about that time. I would like to the privilege of speaking till I

Premier Rutherford stated that he was quite satisfied. If the documents wanted by Mr. Cushing were not now tabled they were easily accessible and should be procured at once.

pany and build the line by a commis ion of three members of the Legisla

ture or otherwise. This resolution, hich is equivalent to a want of confivote in the administration, will likely bring about the first division House for this session and will indicate the strength of the opposition on this much-discussed question.

duction of a number of bills wer The bills were respecting the Bow River Colliery extending the for the completion of a railway, increase the borrowing powers the town of High River, by L. Roberts, High River.
On motion of Hon. Mr. Cross, 'our

were as follows: An Act to n vent priority among execution creditors; an Act respecting the pun st ment of corrupt practices at mun's pa

future there would be much more prairie loam: simple agreements. The result would would-be purchasers were now erate and maintain: afraid of the agreements made. A gation than at present. He asked for

ferred to the private bills committee. senger rates:

Hen Mr Buchanan, in moving the Therefore, be it resolved that in the

gave notice that he would move on tance between Edmonton and Fort Mc-Wednesday is as follows:

Murray is not 350 miles but is only in

any plans or profile or book of reference in connection with their proposed rail-had no knowledge of the charge made. On the

80 of "The Railway Act":

And whereas notwithstanding the insignificant amount of the paid up capital of said company and the fact that no surveys had been completed or plans or the Governor-in-Council had not at that rest at 5 per cent. per annum, pay- lature under the British flag."

able half-yearly, of the total sum of And whereas all said bonds have been sold and the money deposited in certain privilege, Mr. Speaker?" banks in the City of Edmoton, and it is of privilege than this House has no privileges. I say Mr. Speaker, that these bands for the payment of the principal these are the payment of the payment of the principal the payment of the paym Hon. Mr. Buchanan, Lethbridge; and bonds for the payment of the principal sum and interest of which the Province down and the file should not have been est payable half-yearly, were sold at only the par or face value thereof:

| The should not have been jurisdiction for the enforcement of the law tampered with. I cannot understand how the Deputy Attorney General could equitable share of the estate of her waterways Railway company.

And whereas the government on behalf of the Province have entered into an agreement with the said company for the construction of said railway:

And whereas it appears from a perusal

And whereas it appears from a perusal

elections and find of controverted rice tions; an Act respecting the protection of and any election and other packeting in the execution of estations and other packeting in the execution of estations and other packeting in the execution of estations and other decuments and appears laid upon the table of this House, that respect to the continued in the execution of estations and other decuments and specifications and operations have not been taken and persons acting in the execution of the execu a specimen argreement whereby the tion level of only 20 feet and width of the trunchaser of a threshing machin. in embankments of only 14 feet when seta small clause therein, mortgiacd and the last legislature, but not his land, as described on the back of the agreement. The farmer, when the agreement is a small clause therein, mortgiacd and the last legislature, but not case, he continued. "Several days ago that has a small clause therein, mortgiacd and the last legislature, but not case, he continued. "Several days ago that has a small clause therein, mortgiacd and the last legislature, but not case, he continued. "Several days ago to the difficulties that arose. He was writing a list of his property did not writing a list of his property, did not for vertical in earth and 1 foot horistic a moment think that he was signing a mortgage of his property. Another clause was that ten days after new, to be connected by fishplates, and restricted a line of the difficulties that arose. He was significant to the difficulties that arose. He woods suggested to me that some of the difficulties that arose. He was that the correspondence with Mr. Minty, in favor of the bill and remarked that tings, with rails of a weight of only 56 lbs. per lineal yard and not necessarily of the A. & G.W. Ry. Co. should not be dents of his constituency had been of the A. & G.W. Ry. Co. should not be dents of his constituency had been new, to be connected by fishplates, and presented to him asking for this legstarting a threshing outfit the rurclasse must give notice to the office and look
at Winnipeg and also to the local
agent, the latter of whom often could
new, to be connected by fishplates, and spruce or other timber of oly a six-inch
face for ties, and the road ballasted with
prairie loam, and in other respects a
we both thought the correspondence we both thought the correspondence
we both thought the correspondence we both thought the correspondence
we both thought the correspondence we be the correspondenc not be found. Another case in which cost very much less for construction than there were certain letters and telegrams the Great West Permanaent Loan not be found. Another case in which an injustice was often done was that of an innocent-looking promissory note, where the farmer might inadver
an injustice was often done was that the amount of money per mile which the that he would not bring down. I would company introduced by Mr. Boyle, like to know if the Deputy Attorney were left over, the first not having been printed, and the second not have been printed.

tently give a mortgage upon all his from the proceeds of the sale of said province or is the Premier?" These clauses were not bonds on every ten miles of road so con- Hon. Mr. Cross said he would always mable ones, and if the Act being structed, and which will cost several mil-extend to Mr. Boyle as to all the other submitted passed the House would not lion dollars less for the total construct members the courtesy of seeing all pa receive much attention in future from tion, including Edmonton terminals, that pers and documents in his office. the courts of the land.

The passing of this Act or a similar pany under said contract will be at lib. House took up the rountine. one would abolish many of the grieverty to draw upon such completion and ances now complained of, and in before said road is ballasted even with J. M. Glendenning, Nanton, presented

a petition from certain residents protest-And whereas said railway so constructing against the incorporation of the company, guarantee by the govern be greater sales of machinery, as ed will be a very expensive road to op. Stavely club. J. A. McDougall, Edmonton, presented And whereas in view of the fact that a petition from the president, A. C. Frasthe government have so pledged the Pro-er and Secretary G. H. Adams of the vince to the payment of the interest at Edmonton City Hospital asking for the

Premier's Query.

The Premier "Is this a question o

Mr. Boyle-"If this is not a question

He Saw the Files.

More Protection for Farmers. Hon. Mr. Buchanan, in moving the second reading of the bill to incorporate the Western Canada Fire Insurbated to expropriate the Western Canada Fire Insurbated to expropriate pecting charges upon land contained to the right free feet of the right free ance Company, explained that the the rights, franchises and powers, and in certain instruments, spoke at some way has already been cleared, and the hair.

dressing the House, said the machine companies, as well as the farmers, were agreed on the principle of the bill. A number of companies had A number of companies had by eliminated the clauses combill was intended to prevent the Wednesday is as follows:

Murray is not 350 miles but is only in "reading in" of mortgages into agree the Alberta & Great Water-direct lie 230 miles there should be set ments of sale. The Legislature of the control o Whereas the Alberta & Great Water-lature yesterday afternoon and the expectant crowd that thronged the hall, while hundreds were unable to gain admittance, left with the same feeling of disappointment as prevailed several afternoons last week. The exminister of Public Works rose immediately after prayers, however, and made a brief explanation.

Whereas the Alberta & Great Water-dailed the said sum of \$7,400,000 a structing said railway from Edmonton to Fort McMurray in a first-class manner and by whatever route will best point at or near the west end of Lao la point at or near the west end of Lao la Biche to the east end thereof:

And whereas by chapter 16 of the said sum of \$7,400,000 a structing said railway from Edmonton to Fort McMurray in a first-class manner and by whatever route will best in the Saskatchewan, at last session, had passed a similar bill, which was strongly endorsed by Hon. F. G.

W. Haultain, leader of the Opposition in the Saskatchewan Legislature. At present a homesteader was not allowed to mortgage his homestead, but frequently, the machinery companies filed a caveat against his land and consequently the found that he could be set aside out of the said sum of \$7,400,000 a sufficient sum for the purpose of constructing said railway from Edmonton to Fort McMurray in a first-class manner and by whatever route will best in the Saskatchewan Legislature. At present a homesteader was not allowed to mortgage his homestead, but frequently, the machinery companies filed a caveat against his land and consequently the found that he could be set aside out of the said sum of \$7,400,000 a sum for the purpose of constructions and railway from Edmonton to Fort McMurray in a first-class manner and by whatever route will best as prevailed by the constructions and railway from Edmonton to Fort McMurray in a first-class manner and by whatever route will best as prevailed by the construction and prevent and the could be set as described as the Legislature of the Legislature of the Corporation in the Saskatch Statutes of 1909 the government was given ing a railway or railways in whatever consequently he found that he could

m," he said, referring eturns of the Alberta arways Railway, that laid on the table a "And whereas from information furnished by the government to this House, and I don't there, and I don't er they are or not, I ave them tabled. I are draft specifications he draft specifications he council about \$5^{\circ}.

And whereas said railway company is council about \$5^{\circ}.

By woods, had extracted from a letter and telegram file in his office a number of occurrence council about \$5^{\circ}.

By woods, had extracted from a letter and telegram file in his office a number of occurrence of documents before the file was brought the draft specifications are railway line in this Province by reason of the fact that they have not filed any plans or profile or book of reference.

The Attorney-General replied that he extent.

Tuesday's Session.

Tuesday's Session.

The only incident out of the ordinary at yesterday's session of the Legislature to the bill, which he said had at yesterday's session of the bill, which he said had been in operation in Manitoba for a number of years. He thought, how-tower, that it should be introduced as an amendment to the Land Titles' and telegram file in his office a number of occurrence.

And whereas said railway company is not yet authorized by law to construct any railway line in this Province by reason of the fact that they have not filed any plans or profile or book of reference.

The Attorney-General replied that he extent.

On the suggestion of the Premie draft specifications that I handed in way, as provided by sectios 72, 73, 74 and but assured Mr. Boyle and all other the bill was referred to the legal bills To Protect Widows

Hon. Mr. Marshall, in moving th econd reading of a bill respecting the rights of married women in the estate profile or book of reference filed as afore-said, and notwithstanding the fact that to speak on a question of privilege. should be procured at once.

Want of Confidence Motion.

Later in the session, on the call for motions other than government, J. R. Boyle, Sturgeon, gave notice that on Wednesday he would move a resolution, the purport of which was to expropriate the rights of the Alberta and Great Waterways Railway Company and build the line by a commission of three maximum amount of mileage.

The Governor-in-Council had not at that time appointed any engineer in accordance in accordance with said chapter 16, it appears and council not bring down all the documents in connection with the A. & G.W., the Premier agreed that all papers and documents would be chapter 16, they having guaranteed the bonds of said company for 350 miles at 20,000 per mile, with an additional sum of \$400,000 for terminals at Edmonton, being the maximum amount of mileage remove a lot of telegrams, and covernment," he better handled by a legal member of said, "if it was the intention to bring down all the documents in connection with the A. & G.W., the Premier agreed that all papers and documents would be gislation. The bill was especially applicable in this fast growing country and provided that where a wife that the government," he better handled by a legal member of said, "if it was the intention to bring down all the documents in connection with the A. & G.W., the Premier agreed that all papers and documents would be gislation. The bill was applicable in this fast growing country that the government," he better handled by a legal member of said, "if it was the intention to bring down all the documents in connection with the A. & G.W., the Premier agreed that the maximum ance of the House, and he asked the assistance with said chapter and said, "if it was the intention to bring down all the documents in connection with the A. & G.W., the Premier agreed that the government," he better handled by a legal member of said, "if it was the intention to bring the maximum ance of the House, and he asked the maximum ance of the House, and he asked the assist-mat "When I asked the government," he better handled by a legal member being the maximum amount of mileage and the maximum amount of money per mile and the maximum amount for terminate and the maximum amount of money per mile and the maximum amount for terminate and the maximum amount of money per mile and the maximum amount for terminate and the maximum amount of money per mile and the maximum amount of money per mile and the maximum amount of money per mile and the maximum amount for terminate and the maximum amount of money per mile and the maximum amount for terminate and the maximum amount of money per mile and the maximum amount for terminate and the maximum amount of money per mile and the maximum amount for terminate and the maximum amount of money per mile and the maximum amount for terminate and the maximum amount for the maximum amount for terminate and the maximum amount

inals permitted or allowed by said chapter 16, and by guaranteeing said bonds did pledge the Province of Alberta to the payment of the principal sum and of such a thing done in any other Legisintestate. Mr. Marshall explained a number of clauses of the bill, the en-tire object of which was to prevent of an equitable share of their hus-

The Supreme Court is the court jurisdiction for the enforcement of the Railway company, E. A. Jones, gener the par or face value thereof:

And whereas the government on behalf take upon himself the liberty of such deceased husband by his will may dard, assistant engineer, Mr. Lowes and Mr. Brown Colera. Hon. Mr. Cross in reply said he was her husband had died intestate.

"Since this question has arisen I will lar kind having been introduced be-Mr. Boyle referred to bills of a sim were taken up by public subscription.

ing been on the desks of the members for twenty-tour hours. Answers to Questions.

The following answers were given the Premier to questions asked b Mr. Bennett Mast Wednesday: 1.-What date does the bonds of th Alberta & Great Waterways Railway 2.-When was the first instalment of interest due?

3.—If past due, has it been paid? 4.—If so, by whom?

12.—Has the Alberta & Great Waterways Railway company taken out a permit or permits from the Govern-ment of Canada, through the Land Office at Edmonton, for spruce ties for said railway? Answers 5 to 12 inclusive—These are

natters of domestic concern to company, and entirely within its 13.-When was the sale of the bonds of the Alberta & Great Waterways

onds by the chairman of the executive council, or any officer authorized by the government to sign the same Ans.-October 28th, 1909

14.-On what date were the said

onds to Morgan & Co., and was any ommission paid on such sale? Ans. -V R. Clark, president of the com any negotiated the sale of the bonds Messrs J. S. Morgan & Co. The

18.-If so, to whom? Answered t answer to 17. 19.-What officer or officers of the government delivered said bonds to the purchasers'? Ans.—Deputy Attorney General and Deputy Provincial

evernment it not aware of any com-

convey such officers to New York Ans.-No, a special was chartered onvey officers from Calgary to St Paul by the president of the company 21.—If so, what did said special rain cost? Ans.—The government has no knowledge of the cost of said train as this is a private matter beand the railway company from whom he chartered the train.

22.-Who paid for it? Answered by iswers to 20 and 21. Who were the passengers upon said pecial train besides such officers o government, if any? Ans.-W. R. Clarke, president of the Alberta & reat Waterways Railway company B. R. Clarke brother of the president of the Alberta & Great Waterways and Mr. Brown, Calgary.

Grand Trunk Pacific. 1.—At what price were the bonds he Grand Trunk Pacific Branch

company? Ans. -\$357,500.00. 6.—When was the same paid? Coal Creek to bring down the day's The Canadian Northern. he Canadian Northern Railway com- midnight train for Fernie, when two pany, guaranteed by the government. masked men met them and held them

alized? Ans.—\$2,766,718.46. 4.—In what bank or banks was the had selected the shadow of the jail oney deposited? Ans.-The Cana- by which they did their work, this lian Bank of Commerce, Edmonton. 5.- How much has been paid out to made it difficult to get much of he company? Ans.—Nothing. 6.—When was the same paid? Ans.— Answered by No. 5.

SAVED HER HAIR ZAM-BUK CURED SCALP ECZEMA.

the careful consideration of the bill it was advanced legislation he amitted, but it was legislation he amitted with a legislation he amitted with a legislation he amitted but in the bill was referred to the legal bills in order that some revenue therefrom of a was said to the purchasers of that it was legislation he amitted with the company.

In all was legislation he amitted with a legislation he legislation he amitted with a legislation he had been done the entained but in the bill was referred to the legal bills in order that said the company and the legislation he had been done through the cash. A list of said to do not winned the cash and the charge with the company Answers to 1 to 4—Interim bond for daughter contracted eczema of the scalp,

and Lac la Biche is now being cleared of timber and brush?

On the way down the fifth to be efficiency, and the conclusion to be of timber and brush?

On the way down the fifth to be efficiency, and the conclusion to be various, running up the hill in res-drawn is that the Star itself will outsome days' treatment, there appeared ponse to a statement from a small line such a policy. marked signs of improvement so we boy, who had just told him that some

ance Company, explained that the company was incorporated under an old territorial ordinance, but wanted an Act of incorporation from the Alberta Legislature.

He also explained, in moving the Diamond Coal Co., Ltd., that it was for the purpose of allowing the construction of a branch line of rail-construction of the said railway should be proceeded with without delay by a company, being construction of the said railway should be proceeded with without delay by a company, being construction of the said railway should be proceeded with without delay by a company.

The fleeing bandits were firing as way has already been cleared, and where is it located?

The bill is along the lines of that where is it located?

The ble ils a slong the lines of that where is it located?

The fleeing bandits were firing as few weeks it was very evicted. In the said railway company, or by any the said railway company or corporation for or under the said railway company, or by any the said railway company or corporation for or under the basic railway company or corporation for or under the basic railway company, or by any the said railway company or corporation for or under the basic railway company or by any the said railway c

PAGE WHITE FENCES

FENCE AND GATES IN STOCK

137 BANNATYNE ST. E., WINNIPEG

NO TRAIL GOO LONG

## DARING HOLD-UP OF

collections and Baird started to 1.—At what price were the bonds of company him down the hill to the Ans.-97.10 per cent in London, up in the shadow of the little jail building, which stands a short way 2.—Who was the purchaser? Ans.— from the store in the road to the Advised by railway company that they siding, where the miners from the afternoon shift board the train for 3.-What was the total amount re- Fernie. The moon was shining, but the mer

with the confusion of the moment lyiew of the maranders. The first in dication of the trouble was the pointing of two revolvers in the faces of Quinney and Baird, accompanied with the demand, "hold up your hands." The second robber did the rum-naging through their pockets for valuables and found about \$1,200 in cash, a few cheques, and several hundred dollars worth of statements of and the policemen returned to town.

scalp sore, do not permit your hair to be cut of without first trying Zam-Buk.

Mrs. David Montieth, of 93 Bertrand street, Norwood, Winnipeg, says: "My Bank among the cash.

Raird had inst. drawn \$75 and had

thought we would not this time cut off one was being held up at the Trites

was for the purpose of allowing the construction of a branch line of rail-way from the C.P.R. Both bills were referred to the pivate bills committee. This ended the business of the attennon and the session closed after a sitting of about an hour.

The resolution which Mr. Boyle's Resolution.

The resolution was for the purpose of allowing the construction of a branch line of rail-way from the C.P.R. Both bills were referred to the pivate bills committee. This ended the business of the attennon and the session closed after a sitting of about an hour.

The resolution which Mr. Boyle's Resolution.

The resolution of the said railway should be proceeded with without delay by a company in the construction of the said railway should be proceeded with without delay by a company in the construction of the said railway should be awarded?

The same neaning once, and which as the distriction of the said railway should be awarded?

The same neaning once, and which as the distriction of the said railway should be awarded?

The same neaning once, and which without delay by a compination of three members to be appoint but obtained as proceeded with without delay by a company is the ties for said railway should be for cure of ulcers, town it was met by acting Sheriff abscesses, running sores, cracks, Bowen spicious persons were seen. Montreal, Feb. 21.—C. M. Hays, company is at liberty to supply spruce ties at supplying spruce ties at she supplying spruce ties at some neaning once, and which with without delay by a company to the creation of three members of the grand Trunk. Boyle abscesses, running sores, cracks, Bowen spicious persons were seen. Montreal, Feb. 21.—C. M. Hays, children's rashes there is nothing to children's rashes there is nothing to children's rashes there is nothing to supplying spruce ties at supplying spruce ties at some neaning once, and which with the contractor supplying spruce ties at supplying spruce

atisfaction

for the Flour that

Always

"Dr. Miles' Restorative Nervine cured me of a period of nervous prostration of over thee years duration, and the Anti-Pain Pills are as necessary to us as the roof of our house. They have been household remedies with us for many years." WM. J. LOUGHRAN,

Philadelphia, Penna. Much sickness is due to nervous troubles. Headache, dizziness, epilepsy and insanity are nervous troubles. Then there is a large class of disorders which arise from a weakness of the nerves of an organ or part, as weak lungs, heart, stomach, kidney, bladder, eyes, etc. Dyspepsia and indigestion are usually the result of nervous

disorders. Restorative Nervine soothes the irritated nerves, and assists the nerve cells to generate nerve force. Price \$1.00 at your druggist. He should supply you. If he does not, send price to us, we forward prepaid.

DR. MILES MEDICAL CO., Toronto. debts, owing to miners who kept ac- Both railways have been picketed in If you have eczema, ringworm or any counts with the Trites Wood Com- both directions, and it will be diffi-The coal company pay roll vesterwas paid out here and at Coal Creek.

## SPORTING NEW!

DEACONS OUTCLASS A The Saskatoon amater Edmonton City League hockey match at crowd of hockey fa

visitors showed u ll practised Dea ation with Gordo he Edmonton ons of the In the nets for

Allan. It was a City Leagu of the finds. ind to two judge of

Adonacs lexander ..... Phillips ..... acobs ..... Thompson ..... Ri Referee—Sheppard

Judge of Play-Pe RENFREW OUTPL Haileybury, Feb. 22 ning by 11 to 5.

PRINCE ALBEI Prince Albert Sack key game played her askatoon man appea SASKATOON BEATS Psince Albert, Sask

on with the assistan players won from Pri f hockey. The score askatchewan League the winner. f fast, hockey, Deeton tanley cup men from Ed

gina was in goal and Park isitors. Ashton of Br game. Prince Albert with close checking and eeton and Laird starred while Crawford, Leach and Black wer all to the good for the locals At half time the score was 3 to 1 in 6

McDowall gor making a rush from end and Deeton, Ashton and Boulton scores the first half for the visitors. Baker secred in the last half and for the loca ack and Banks did the scoring. Prin had the best of the game. There w few penalties.

"toon had a half heliday today special train brought up about the betting was 2 to 1 on Sas and considerable money change

toon, judge of play. ne up: och ...... Point ...... Benne ker ...... Cover ...... Crawfo arker ...... Rover ...... ...... Centre ..... McDowe

Equa